David J. Bradley, Clark of C.

General Affidabit

	HARRIS County, State of Texas , personally came and appeared before me,			
	the undersigned Notary Public, and makes this his/her statement, testimony and General Affidavit under oath or affirmation, in good faith, and under penalty of perjury, of sincere belief and personal knowledge that the following matters, facts and things set forth are true and correct, to the best of his/her knowledge:			
.) '	THAT, Afficiat is a Notural, sentient man, and outhorized representative for ens legis			
entity TYRONE EUGENE JORDAN, whom is the Defendant in Criminal case No. 4:15-in the U.S. District Court, Southern District of Texas, Houston Division, makes				
2)	THAT, Aft: not (the Natural man) has expressed on the record of the proceeding of Criminal			
	Case No 4:15-cr-DI62 in his PRIVATE" capacity;			
3)	THAT, Affirmt is not a corporation or a legal (ens legis) person", Nor consent to be			
	a surety for one;			
4)	THAT, AGGIANT is the authorized representative for ens legis entity TYRONE EUGENE			
	JORDAN, who is a U.S. Startnery "person", issued a V.S. Social Security No. anding 2742;			
5	THAT Affirmat is held in juil (detained), under Duress, on the behalf of ens legis			
	Statutory person TYRONE EUGENE JORDAN, in order to answer a U.S. Code (Statutory			
	Law) violation in Criminal Case No 4:15-cr-0182, wherein TYRONE EVGENE JORDAN			
	is the worned Dolendant;			
(e)	THAT, Aftigut is a Natural, sentient man, is competent, and does not not consent to			
	Knowingly or unknowingly being a sweety for RNS legis TYRONE EVGENE JORDAN in this matte			
7) THAT, Affirmt has appeared in his "private" expacity regarding these proceedings, relating			
	to private document/papers filed in the public records of the State of Texas, that is the			
	Subject for which the Plaintiff (UNITED STATES OF AMERICA) Criminal complaint			
	Indictment refers, and Altrant appears in "Special/Restrictive Appearance" as			
	jurisdiction (personal and subject-motter) has been challenged;			
8	THAT, Affiant is not represented, nor has retained attorney Richard Kuniansky for			
	"personal" legal services but has been court appointed to represent ens legis TYRONE			
	EVGENE JORDAN regarding the alleged statutory law violations of 19 USCS 1521;			

9) THAT, Alliant, as authorized representative for enslegis TYRONE EVGENE JORDAN, timely filed with the U.S. District Court, on an about May 12, 2015, IN RE: TYRONE EUGENE JORDAN, "DEFENDANTS MOTION TO DISMISS FOR LALK OF JURISDICTION", which was properly indured by affiant and served upon the Known interested parties; 10) THAT, on May 182015, affinit received by mail from a non-interested third party, at the Joe Corbey Detention Facility, "Notice" that U.S. District Court judge by "Order" on May 13, 2015, that said Motion be striken from the record 11) THAT, ON May 18 2015, aftinat (who is shown not to be the named alleged Defendant) timely returned the Order, after receiving notice, with the conspicous notice that it is being "REFUSED FOR CAUSE, WITHOUT DISHONOR" And I DO NOT CONSENT" to these proceedings, as afficient (the filing interest party) is not being represented by attorney Richard. 12) THAT, Afficient has seen no evidence or has knowledge that court appointed attorney Richard Kuniansky (Public Defender) can represent ens legis "Public" entity TYRONE EUGENE JORDAN and Afflant (Tyrone-Eugene: of the family Jordan) in his "Private" capacity regarding this statutory law matter; 13) THAT, Affront has been prejudiced by the U.S. District Court judges "Order" striking a parties signed Motion, challenging jurisdiction, which is a sanction; 14) THAT, Afflant has seen evidence that U.S. District Court judge "Order" striking a parties " Defendant's Motion to Dismiss for Lack of Juisdiction", with an attached Gwarn affidavit in support and admissable evidence on his own initities, is not prime facile exidence this U.S. Court is proceeding against Affront without lawful jurisdiction: 15) THAT, Afternot has no knowledge or seen evidence the U.S. District Court judge (Signing Order) has lawful authority to strike a parties challenge of jurisdiction without notice and opportunity, or by motion of opposing party seeking to assert or invoke the courts 'wisdiction' 16) THAT, Affiant has seen no proof or evidence that U.S. District Court indges "Order" Striking Defendant's Motion does not seek to prevent the UNITED STATES OF AMERICA (Plaintiff) from establishing subject-matter and personal jurisdiction, which on

the face of the proceedings and presented evidence is lacking, and thereby appearing

t	be impartial and has abandoned the beach;
17)7	HAT, Afternit does not accept or consent to any presumption or assumptions that
	ens legis entity TYRONE EUGENE JOILDAN, who is the named Defendant in Criminal
	ase No. 4:15-cr-182, and the "Private" Natural, sentient man Tyrone-Engene: of
	to tomily Jordan (Affirm) is the same being, subject to liability to the V.S. Statutes;
*	THAT, Affiant is NOT a named party to the Crimenal Indictment, but the agent and
_	authorized representative for englegis TYRONE EVGENE JORDAN (Defendant), is being
	held/detained in jail unlawfully, under duress, and denied bond;
(d) -	THAT, Afternit is not an employee, agent, or officer of the corporate UNITED STATES or
	its subsidiary UNITED STATES OF AMERICA, NOT does Adiant receive any movey from
	Said organization;
Z0)	THAT, Affiant has seen no evidence that affiant has a contract with the UNITED
-	STATES, which subjects Affiant to its statutory codes;
21)]	FHAT, Affirst has seen no evidence that would controver that the Plaintiff (UNITED
ا ۔	STATES OF AMERICA) and Defendant (TYRONE EVINENE JORDAN) are ensless entitles
5	and UNITED STATES Citizens;
22)	THAT, Affirst suffers continued harm by the U.S. officers, agents, and employees
	commencing these statutory law violations
23)	THAT, Afternt has seen no evidence that an injured party has attested and asserted to the
	U.S. Statutory law violations of 18 U.S.C 1521, relating to "Affidavit of Obligation Commercial
	Liew" or Financial Statement, affirmt or TYRONE EDGENE JORDAN, has finencially harass
•	them by claiming rights to property (personal or real property) by lien or encumbrance
	upon any U.S. officer, agent, judge, or employee, nor that any specific claim is Knowing
	fulse;
	FURTHER AFFIANT SAYTH NAUGHT

Dated this 30 day of Way	, 20 <u>15</u> -,	
Signature of Affiant		
State of Texa S		
County of Montgomery		
Subscribed and sworn to, and affirmed, before by Affiant Jordan Tyrone.	re me on this 20 day of May	, 2015
	(Seal)	
Signature of Notary Public 08.08.2018 My Commission Expires:	BOBBI JEAN CARTER Notary Public, State of Texas My Commission Expires August 08, 2018	

Case 4:15-cr-00182 Document 24-1 Filed in TXSD on 06/01/15 Page 5 of 7
Prease 2:10-cr-00020 Document 281-1 Filed in TXSD on 07/09/14 Page 1 of 25 Private
Not for Filing

LETTER OF REQUEST
"In Camera"

Hayden W. Head Jr. U.S. District Court 1133 North Shoreline Blvd. Corpus Christi, Texas 78401

Re: Demand for Summary Judgment; USDC Civil Action 2:13-cv-149

ATTN: Hayden Head Jr.,

Enclosed is the above referenced document as it relates to Civil Action No. 2:13-cv-149, collaterally attacking criminal case number 2:10-cr-20(3). You were served "in camera", copy of public filing, Motion for Summary Judgment (D.E. 268), and copy of Affidavit in Support of Motion for Summary Judgment (D.E. 274), together with proposed Order, as it relates to the filings and pleadings of the parties, on or about January 13, 2014.

Mr. Head, you have also been provided with certified copies of "Private" Contract No. 201403-D0J-09, relating to Civil Action No. 2:13-cv-149, pending before this Honorable Court, evidencing agreement of the parties, sent via Certified Mail No. 7013 3020 0001 2529 6416.

Per the documents filed in this matter, there is agreement of the parties, and the enclosed Motion served to this court "in camera", request this court to take Judicial Notice of the actions of the parties and hand down the "Order" in this matter.

Dated this 30 day of April, 2014.

All Rights Reserved, Without Prejudice Sincerely,

D---

Tyrone-Eugene, Jordan by and through TYRONE EUGENE JORDAN,

Movant

Exhibit (3 Pars 5)

COPA

Case 4:15-cr-00182 Document 2451 stilled in TYSER on 06/01/25 Page 6 of / Case 2:10-cr-00020 Postingent 2501 the North of 15 Page 2 of 25 CORPUS CHRISTI DIVISION

In Re: TYRONE EUGENE JORDAN.

Tyrone-Eugene: Jordan

Plaintiff

vs

UNITED STATES OF AMERICA Respondent

CIVIL ACTION No. 2:13-cv-149

CRIMINAL CASE No. 2:10-cr-20(3)

Devici & Brackey, Clark of Count

DEMAND FOR SUMMARY JUDGMENT (Fed. R. Civ. P. Rule 56 & UCC 1-303)

COMES NOW, Tyrone-Eugene: Jordan, by and through TYRONE EUGENE JORDAN. Movant, moves this court for ORDER to Vacate in Civil Action No. 2:13-cv-149 as relating to Criminal Case No. 2:10-cr-20(3). The matter is settled and established by the parties, as there is no genuine issue as to any material fact and there is no controversy of material fact between the parties. Motion for Summary Judgment was filed into the record on December 23, 2013, therefore, this Demand for Summary Judgment in favor of Movant should be GRANTED, without delay.

Tyrone-Eugene: Jordan, by and through TYRONE EUGENE JORDAN, has previously requested this court, by the filing of Motion, for Summary Judgment (D.E. 268); and Affidavit in support (D.E. 274) filed on January 27, 2014, in accordance with Fed. Rules Civil Procedures Rule 56, to provide Movant the remedy, rightfully entitled to in above referenced Civil and Criminal matter, as there is agreement of the parties, therefore, ORDER to VACATE related Criminal Case No. 2:10-cr-20(3) should be GRANTED.

That Movant has further submitted evidence via private Contract No. 201403-D0J-09, being established in due form of Law Merchant (UCC), that there is agreement of the parties as to injury and damages suffered by Movant as it relates to Civil Action No. 2:13-cv-149, therefore, ORDER for Summary Judgment in this Civil Action should be GRANTED.

Case 4:15-cr-00182 Document 24-1 Filed in TXSD on 06/01/15 Page 7 of 7
Case 2:10-cr-00020 Document 281-1 Filed in TXSD on 07/09/14 Page 3 of 25
Movent by this motion renews that request, and Demand that Order be

handed down in favor of Movant.

This motion is based on the pleading and papers on file with the Clerk of Court in this action, this motion, the affidavits and sworn declarations, exhibits, and whatever other evidence presented for consideration.

Wherefore, Movant prays:

- (1) That process in due form of law according to the practice of this Honorable Court issue against the Respondent/Defendant judgment as relating to course of performance in the aforesaid matter(s);
- (2) That Movant/Plaintiff be awarded judgment ORDER for damages in the amount agreed to by the parties via contract no. 201403-D0J-09;
- (3) That the court grant Plaintiff such other and further relief as the justice of the cause may require.

Dated this 30 day, of April 2014.

All Rights Reserved, Without Prejudice Respectfully sworn and submitted,

By:

Tyron -Eugene: Jordan by and through

TYRONE EUGENE JORDAN, Movant

Real Party at interest and Injury